

FCC And NAB Legal Team:

REGRESS ALL NAB,CPB,AND NPR, STATIONS TO 10 TO 3000 WATTS TO SERVE THEIR  
COMMUNITY OF LICENSE,PER. THE 1927 RADIO ACT AND 1934 COMMUNICATIONS  
ACT,RETURN THE PUBLIC OWNED AIRWAYS,BACK TO THE PEOPLE.

The NAB Will not Morally Debase,and Decay  
the Custom Laws of The United States

The NAB has no Constitutional Law to stop and or  
should not even attempt to squash this opportunity of what our  
Country was  
Built on Free Enterprise.  
All of the NAB need to be held accountable,and liable for  
this Act of Betrayal,and Trust of the American Public,by the  
Monopolization  
of the Publics Airways!.

Give Mrs.D'Alessandro Her Airways Back She Claim's Her 3 Square Miles to  
Serve Her Community!!!! 50 Watts ERP.

The NAB has taken away Mrs.D'Alessandro opportunity and her Civil  
Right Under Her Constitutional Right to own a Community Broadcast  
Station,The NAB has Monopolized Mrs.D'Alessandro's Air Spectrum,threw  
Misuse of (ERP) Watts,Only the Rich and Radio Conglomerates can Own a  
Radio  
Station.99.9 percent of the American Citizens are EXCLUDED,SHUT OUT,AND  
REJECTED  
FROM USEING THEIR AIR SPECTRUM.

1. From the Bill of Rights: "Congress shall make no law  
respecting  
an establishment of religion, or prohibiting the free exercise  
thereof; or abridging the freedom of speech, or of the  
press..." (FCC Docket MM 99-25)

2. Article 19: "Everyone has the right to freedom of opinion  
and  
expression; this right includes freedom to hold opinions  
without  
interference and to seek, receive and impart information and  
ideas  
through any media and regardless of frontiers." Mr. D'Alessandro's has  
the Right to Broadcast to her Community 3 Square Miles.

Mr.JOEL I. KLEIN: DOJ:

" Excuse my Spelling,and English I suffer from Dyslexia."

The Communications Act of 1934

## Philosophical and Legal Foundations of Commercial Radio

The basic landmark agreement between commercial television and the people of the United States was established in the Communications Act of 1934 and has become the unifying thread of all telecommunications laws since then. The basic agreement was actually established in the years before.

This important law established basic philosophical principles:

- 1.The airways are public property,Custom Law Of Our Nation.
- 2.Commerical broadcasters are liscensed use the airways,Non-Commercial No License required.
- 3.The main condition for use will be whether the broadcaster served "the public interest, convenience,and necessity of their Community."not how

much money one can earn.

Status: Much of this law remains unenforced because of the FCC's Misconduct

of their Offical Position of Law Makers ,Mr.Klein it is your Duty to Press Charges of Felony and Anti- Trust Violations By The NAB,Thef of My Airways.

Mr.Klein i press Charges Aganist The NAB Threw the DOJ, They have Violated My and Mrs.D'Alessandro's Right to Free Enterprise,These Charges are Anti-Trust Felonies,Monopoly of My Airways.

A.I do not charge The NAB with Radio (Monopolization) Consolidation:

B.I Charge The NAB With Monopolization and Theft of the American Citizens Airways,Threw the Misuse of ERP (Watts) To serve their License Community:

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" BROADCASTING, THE CONSTITUTION AND DEMOCRACY "  
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You Do Not Have To Be A Lawyer.or Have A Phd. To Realize the Custom Law Of Our Nation in respect to FCC Licening and Radio Broadcast Stations are Being Wrongly Misused In Conjunction With A Felony and Monopolization Of Mrs. Olga D'Alessandro Air Spectrum,To Broadcast To Her Community Of 3 Square

Miles.

The Supreme Court has consistently upheld the principle  
that broadcasters can be required to act in the public  
interest. The landmark case is *Red Lion v. Federal  
Communications Commission*. Despite changes in FCC  
policy over time, that 1969 decision remains a crucial  
legal interpretation of broadcast law," making clear that the  
broadcast spectrum is owned by the public, whose Community  
interests must be served.

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The Communication Act, s Distinetly and Well Defineds the Licensing of a  
Radio Broadcast Station For the American Public, not Radio  
Conglomerates, This Law is the Custom Law Of The Nation of all the  
Citizens  
of The United States, it is Controlled by The Federal Government "FCC"  
not  
Lacale or State Laws. The Acts Define a License to be issued only to the  
Community to be Served, not to the entire State or Several States.

Philosophical and Legal Foundations of Commercial  
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Mr.JOEL I. KLEIN: DOJ:

You need to Charge, The NAB And FCC for the Monopolization of  
the Publics Airways.They have without Thought removed "Free Enterprise"  
from Mrs.Olga  
D'Alessandro and the American Citizens,who can not use their Airspace to

Broadcast to their Communities,do to the Monopolization of the Publics  
Airways,i want mine back,or "I WANT TO BE RECOMPENSED" i demand you File

Charges on My and Olga's Interest and Support.

NAB Is Breaking the LAW in a conspiracy ,to stop Mrs.Olga  
D'Alessandro from Free Enterprise,to stop Mrs.D'Alessandro from using  
Her  
Airspace Spectrum!!For Community Service.

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Working Washington=92s Special-Interest Money  
System

How has the NAB been able to get so much  
support for its grab of \$70-billion worth of corporate  
welfare?

Monopolization of the Publics Airways!

The answer lies with two powerful advantages the  
NAB lobby wields. First, NAB is a major  
presence in every congressional district in the country.  
They have the power to report and shape the news,  
including the power to control how issues affecting their  
own operations Air Space "SPECTRUM"=97such as the spectrum

giveaway=97are

covered. They also control how, and if, Members of  
Congress appear on radio and television. That makes

legislators

extremely reluctant to take them on. "Most lawmakers  
don=92t have the nerve to poke a stick in the eye of  
over-the-air network conglomerates," noted one  
telecommunications lobbyist.

Second, the NAB is a successful players in the Washington  
special-interest money game. NAB give generously  
to political candidates. They also spend millions to lobby

Congress, the Administration and the FCC, making sure  
that those who carry their message to the White House and  
Capitol Hill have stellar connections to Washington=92s  
power elite. The NAB spend lavishly at the political  
conventions to curry favor. And they pay for

"fact-finding"

trips by congressional aides to learn their side of the  
issues.

of  
1890"

"The Sherman Anti-Trust Act

SECTION 1 Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding ten million dollars if a corporation, or, if any other person,

three hundred and fifty thousand dollars, or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

A. CONSPIRACY NAB and RADIO CONGLOMERATES and FCC restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal.

SECTION 2 Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding ten million dollars if a corporation, or, if any other person, three hundred and fifty thousand dollars or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

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Remove all NAB TRANSLATORS AND REPLACE WITH  
LPFM TRANSMITTERS  
FCC DOCKET MM 99-25.

REGRESS ALL NAB STATIONS TO 10 TO 3000 WATTS TO  
SERVE THEIR  
COMMUNITY OF LICENSE,NOT STATE OR SEVERAL STATES.

THE AIRWAYS BELONG TO MRS.OLGA  
D'ALESSANDRO AND THE AMERICAN  
PUBLIC FREE ENTERPRISE FOR MRS.OLGA D'ALESSANDRO  
TO USE HER AIRSPACE TO  
BROADCAST AND SERVE HER COMMUNITY,NOT STATE OR  
SEVERAL STATES.

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FCC you must be Conscionable and all NAB Stations need to be  
Retrogression  
to 10 to 3000 WATTS,so Olga,Woman,Blacks,Minorities can Partake  
and use  
their Airways to operate a LPFM Broadcast Station,the NAB Will  
not  
Monopolize the Publics Airways with Unnecessary Airway Spectrum  
Abide by  
the Law and their is Plenty for all.  
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Date: 8/17/99  
From: Mr.Joseph D'Alessandro  
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Subject Member: REFORM PARTY  
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